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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/646,720	08/25/2003	Joseph H. Lyons	1857.2030000	9846	
28393	7590 08/03/2005	EXAMINER			
•	ESSLER, GOLDSTEIN	CYGAN, MICHAEL T			
	ORK AVE., N.W. ON, DC 20005	ART UNIT	PAPER NUMBER		
•			2855		

DATE MAILED: 08/03/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)				
Office Action Summary		10/646,72		LYONS, JOSEPH	H.			
		Examiner		Art Unit				
		Michael Cy	/gan	2855				
	The MAILING DATE of this commun				dress			
Period fo	r Reply							
THE - Exter after - If the - If NO - Failu Any I	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN usions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comperiod for reply specified above is less than thirty (3 period for reply is specified above, the maximum set to reply within the set or extended period for reply eply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	ICATION. s of 37 CFR 1.136(a). In no evenunication. sto) days, a reply within the statuatutory period will apply and will will, by statute, cause the appl	nt, however, may a reply be tim tory minimum of thirty (30) days I expire SIX (6) MONTHS from cation to become ABANDONEI	nely filed s will be considered timel the mailing date of this co O (35 U.S.C. § 133).				
Status				•				
1)⊠	Responsive to communication(s) file	ed on 28 June 2005.						
,	This action is FINAL . 2b)⊠ This action is non-final.							
3) 🗌	Since this application is in condition	for allowance except	for formal matters, pro	secution as to the	e merits is			
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4) 🖂	Claim(s) 19-24 is/are pending in the	application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) 🗌	5) Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>19-24</u> is/are rejected.							
7) 🗌	Claim(s) is/are objected to.							
8) 🗌	Claim(s) are subject to restri	ction and/or election re	equirement.		,			
Applicati	on Papers	٠.						
9)[The specification is objected to by the	e Examiner.						
10)⊠ The drawing(s) filed on <u>14 July 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority (ınder 35 U.S.C. § 119							
•	Acknowledgment is made of a claim ☐ All b)☐ Some * c)☐ None of:	for foreign priority und	der 35 U.S.C. § 119(a))-(d) or (f).				
	1. Certified copies of the priority	documents have bee	n received.					
	2. Certified copies of the priority		• •					
	3. Copies of the certified copies	• •		ed in this National	Stage			
* 6	application from the Internation	•		ad.				
* See the attached detailed Office action for a list of the certified copies not received.								
Aucst	44-1							
Attachmen 1) Notice	t(s) e of References Cited (PTO-892)		4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)								
	mation Disclosure Statement(s) (PTO-1449 o r No(s)/Mail Date	5) Notice of Informal F 6) Other:	atent Application (PT)	O-152)				

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 1. Claims 19-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barada (US 4,953,388) in view of Carraras (US 4,604,892). Barada teaches an air gauge sensor comprising dividing portion [32], reference channel [42], measurement channel [40], flow restrictors [44,46] in both channels, mass flow sensor [50] coupled to both channels and to a controller (Figure 2), and a mass flow controller [20] coupled to a filter [30] acting as a snubber; see entire document, especially Figure 1. Barada teaches the method for proximity sensing with the abovedescribed apparatus; see abstract and column 3. Barada teaches the claimed invention except for an elongated orifice, particularly having the claimed dimensions. With respect to the "such that...low sensitivity areas", the specification reveals this advantage to flow from either the matching of the orifice footprint to the surface features (paragraph 0048), or to the elongated dimensions of the nozzles (paragraph 0023).

Carreras teaches the use of a rectangular orifice having a shape homothetic of that of the deposit to be measured; see Figure 4 lines 6-9 and Figures 1 and 5. It would have been obvious to one having ordinary skill in the art at the time the invention was made to use a rectangular orifice as taught by Carreras in the invention taught by Barada to form the orifices, since Carreras teaches that this "essential feature" allows the equivalent of a volume to be measured; see column 4 lines 6-9.

With respect to the ranges of dimension claimed, it would have been obvious to one having ordinary skill in the art at the time the invention was made to use the claimed ranges, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233.

2. Claims 19-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barada (US 4,953,388) in view of Zumbach (US 3,948,082). Barada teaches an air gauge sensor comprising dividing portion [32], reference channel [42], measurement channel [40], flow restrictors [44,46] in both channels, mass flow sensor [50] coupled to both channels and to a controller (Figure 2), and a mass flow controller [20] coupled to a filter [30] acting as a snubber; see entire document, especially Figure 1. Barada teaches the method for proximity sensing with the abovedescribed apparatus; see abstract and column 3. Barada teaches the claimed invention except for an elongated

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orifice, particularly having the claimed dimensions. With respect to the "such that...low sensitivity areas", the specification reveals this advantage to flow from either the matching of the orifice footprint to the surface features (paragraph 0048), or to the elongated dimensions of the nozzles (paragraph 0023).

Zumbach teaches the use of a longitudinal sensing slit [34] for measuring air gaps; see column 8 and Figure 4. It have been obvious to one having ordinary skill in the art at the time the invention was made to use a rectangular orifice as taught by Zumbach in the invention taught by Barada to form the orifices, since Zumbach teaches that this eliminates the need for exact lateral guidance, since the air gap is in the form of a homogeneous field; see column 8 lines 60+.

With respect to the ranges of dimension claimed, it would have been obvious to one having ordinary skill in the art at the time the invention was made to use the claimed ranges, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233.

Response to Arguments

Applicant's arguments filed 28 February 2005 have been fully considered but are moot in view of the cancellation of the previously rejected claims and in view of the new grounds of rejections.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Cygan whose telephone number is (571) 272-2175. The examiner can normally be reached on 8:30-6 M-Th, alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Lefkowitz can be reached on 571-272-2180. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

